

## IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

PARNELL COLVIN,	)
Plaintiff,	)
vs.	) CASE NO.:
M.J. DEAN CONSTRUCTION, INC.,	) 2:20-cv-01765-APG-EJY ) )
Defendant.	) ) )

VIDEO CONFERENCE DEPOSITION OF PAUL ROSEQUIST LAS VEGAS, NEVADA FRIDAY, AUGUST 6, 2021



REPORTED BY: JACKIE JENNELLE, RPR, CCR #809 JOB #416567



1	Q. Tell me about your investigation.
2	MR. ROSENTHAL: Objection, overbroad, vague
3	and ambiguous.
4	BY MR. MARKS:
5	Q. Tell me what you did to investigate the
6	allegations contained in Exhibit 6.
7	A. I when it first started, as I've stated
8	prior, is I had Parnell Colvin fill out his report.
9	I submitted that report.
10	I asked him if there was any other
11	witnesses or anyone else he would like for me to
12	interview, and he told me he wanted me to interview
13	Ricky Flores, which is one of the foremen on the MSG
14	Sphere project.
15	I then contacted Kevin Gutierrez to take
16	his testimony, his incident investigation, his
L7	statement. I called him on the phone, asked him to
L8	come to my office.
L9	When he got to my office, I gave him some
20	general information on what was happening at the
21	time and I had him fill out a statement like I did
22	with Mr. Colvin.
23	Q. Okay. Did Mr. Gutierrez deny using the

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N-word?

1	Q. And
2	A. Adamantly denied that.
3	Q. Did Mr. Flores hear anything about the
4	N-word on the job?
5	A. Not that he has ever told me about.
6	Q. Okay. So after that, did anything else
7	ever happen regarding your investigation?
8	A. Yes.
9	Q. What did you do?
10	A. I then called Ricky Flores, had him come to
11	my office, gave him the same basic rundown, had him
12	fill out the forms in the same manner as previously
13	and then I submitted his.
14	I then called in Dave McGrandy (phonetic)
15	who was the area superintendent for Area D which
16	Colvin was a part of. And I had him also fill out a
17	witness statement.
18	Then when I got all the witness statements
19	and after I had reviewed them, I called John
20	Thomason and went over these with John Thomason and
21	seeked his counsel from that point forward.
22	Q. What did John Thomason say?
23	A. I wouldn't want to misquote Mr. Thomason.
24	He spoke about the possibilities of moving somebody
25	around to make this work for everybody.

1	CERTIFICATE OF REPORTER
2	STATE OF NEVADA )
3	) SS: COUNTY OF CLARK )
4	I, Jackie Jennelle, RPR, CCR #809, Clark
5	County, State of Nevada, do hereby certify: That I
6	reported the video conference deposition of PAUL
7	ROSEQUIST, commencing on FRIDAY, AUGUST 6, 2021, at
8	10:00 a.m.
9	That prior to being deposed, the witness
10	was duly sworn by me to testify to the truth. That
11	I thereafter transcribed my said shorthand notes
12	into typewriting and that the typewritten transcript
13	is a complete, true and accurate transcription of my
14	said shorthand notes.
15	I further certify that I am not a relative
16	or employee of counsel, of any of the parties, nor a
17	relative or employee of the parties involved in said
18	action, nor a person financially interested in the
19	action.
20	IN WITNESS WHEREOF, I have set my hand in my
21	office in the County of Clark, State of Nevada, this
22	19th day of August, 2021.
23	Lacuis Lumble
24	
25	JACKIE JENNELLE, RPR, CCR #809